

STATE/IND MICC/MC SOLAL CLA/MICC HIC HEA MED SOO ONE CES

PAGE 1 OF 4 PAGES

EXO DDI

THIS IS AN INFORMATION REPORT, NOT FINALLY EVALUATED INTELLIGENCE

SEZRET

DIST 23 AUGUST 1973

1.5 (c)

1.5 (c)

- 1. AFTER AN ALL DAY SESSION, AT 220 HOURS THE CHILEAN HOUSE OF DEPUTIES PASSED A RESOLUTION DENOUNCING ACTIONS OF THE GOVERNMENT OF PRESIDENT SALVADOR A L L E N D E AS HAVING SERIOUSLY RUPTURED THE CONSTITUTIONAL AND LEGAL ORDER OF THE NATION. THE RESOLUTION CONTAINED THESE FOUR SECTIONS:
- A. TO MAKE KNOWN TO THE PRESIDENT AND THE MINISTERS OF
 GOVERNMENT WHO ARE MEMBERS OF THE ARMED FORCES AND THE CARABINEROS

 THE SERIOUS RUPTURE OF THE LEGAL
 AND CONSTITUTIONAL ORDER IN THE REPUBLIC CAUSED BY THE EVENTS

2528 -218-X

APPHOVED FOR PELEASE DUN 1 1 1999

(31)



SECRET

tion) (dissem controls)

AND CIRCUMSTANCES REFERRED TO IN THE FIFTH TO THE THELTH POINTS ABOVE. THIS IS AN APPARENT REFERRENCE TO THE SPECIFIC AND SYSTEMATIC VIOLATIONS OF CONSTITUTIONAL POWERS AND NORMS.

1.5 (C)

COMMENT: ACCORDING TO "LA SEGUNDA" OF 22 AUGUST, THESE VIOLATIONS INCLUDE: TRAMPLING OF CONGRESSIONAL POWERS BY LEGISLATING THROUGH DECREES OF INSISTENCE, ADMINISTRATIVE MEASURES BASED ON "LEGAL REQUISITIONS." EVADING ACCOUNTING AND CONGRESSIONAL OVERSIGHT FUNCTIONS, REFUSING TO PROMULGATE CONSTITUTIONAL REFORMS IN THE THREE AREAS OF THE ECONOMY. VIOLATIONS OF JUDICIAL POWERS INCLUDE: HOUNTING CAMPAIGNS ATTACKING SUPREME COURT JUDGES, FRUSTRATING JUDICIAL ACTIONS WHEN DEFENDENTS ARE MEMBERS OF GROUPS OR PARTIES BELONGING TO THE GOVERNMENT, VIOLATING EXPRESS LAWS GOVERNING THE SEPERATION OF POWERS, FAILING TO CARRY OUT JUDICIAL DECISIONS AND SENTENCES. CONCERNING THE OFFICES OF THE COMPTROLLER, THE GOVERNMENT HAS BEEN SYSTEMATICALLY VIOLATING ITS JUDGEHENTS. THE GOVERNMENT ALSO HAS VIOLATED THE PRINCIPLE OF EQUALITY BEFORE THE LAW, LIBERTY OF EXPRESSION, THE PRINCIPLE OF UNIVERSAL AUTONOMY BY IMPEDING AND REPRESSING THE RIGHT OF ASSEMBLY. IT HAS MADE ATTEMPTS AGAINST ACADEMIC FREEDEM, VIOLATED THE

SECRET



SECRET (
(dissertion) (dissert controls)

RIGHT TO PROPERTY BY ABETTING ILLEGAL SEIZURES OF LAND, ORDERED ILLEGAL ARRESTS, AND HAS FAILED TO RECOGNIZE THE RIGHTS OF HORKERS.)

- THEIR FUNCTIONS AND OATHS OF LOYALTY TO THE CONSTITUTION AND.

 IN THE CASE OF THE MILITARY MINISTERS BECAUSE OF THE NATURE

 OF THE INSTITUTIONS OF WHICH THEY ARE IMPORTANT MEMBERS AND

 WHOSE NAME HAS BEEN INVOKED TO INCORPORATE THEM IN THE CABINET.

 THAT IT FALLS TO THEM TO PUT IMMEDIATE END TO ALL THE SITUATIONS

 OF FACT CITED THAT VIOLATE THE CONSTITUTION AND THE LAWS. TO

 GUIDE THE ACTION OF THE GOVERNMENT THROUGH LAWFUL CHANNELS

 AND ASSURE CONSTITUTIONAL ORDER IN OUR COUNTRY AND THE BASIC

 ESSENTIALS FOR DEMOCRATIC COEXISTENCE AMONG CHILEANS.
- PRESENCE OF THE REFERRED TO MILITARY MINISTERS IN THE GOVERNMENT WOULD SIGNIFY A VAUALBLE SERVICE TO THE REPUBLIC. IN CASE OF THE CONTRARY, THIS HOULD SERIOUSLY COMPROMISE THE NATIONAL AND PROFESSIONAL CHARACTER OF THE ARMED FORCES AND THE CARABINEROS AND WOULD BE THE CLEAR INFRACTION OF THE PROVISIONS OF ARTICLE OF THE CONSTITUTION AND A GRAVE LOSS OF THEIR INSTITUTIONAL

SECRET

219

SECRET

(dissem controls

PRESTIGE.

D. TO TRANSMIT THIS RESOLUTION TO THE PRESIDENT OF THE REPUBLIC AND TO THE MINISTERS OF TREASURY, NATIONAL DEFENSE, PUBLIC HORKS AND TRANSPORT, AND LANDS AND SETTLEMENT.



SECRET